



The Mysore Gazette

1461

ESTABLISHED IN 1890

of 1989

BANGALORE, SATURDAY, JANUARY 7, 1888.

Whereas payment is given to this Part in order that it may be filed as a separate contribution

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Department of Mathematics, University of Illinois,  
Chicago, Illinois 60607  
and  
Mathematics Department, University of  
California, Berkeley, California 94720

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## PART I

Notifications by the Dewan to His Highness the Maharaja of Mysore.

**GENERAL**

### NOTIFICATION

The 5th December 1887

**No. 151.**—When an Inhabitant is permitted to use Government water, the produce of a Government irrigation work, to irrigate his own land, and when the water thus permitted to be used is either irrigation newly granted or a irrigation in excess of the quantity to which he is entitled in virtue of the farm, he shall be liable to pay a water-rate to the Government calculated at the following rates, viz:—

- (1) Rs. 4 per acre when the irrigation is supplied wholly at Government expense from a Government river irrigation channel.
- (2) Rs. 5 per acre for irrigation from a private branch channel allowed to be drawn from a Government river irrigation channel.
- (3) Rs. 2-8-0 per acre for irrigation from a good Government tank or other irrigation work distributing water till about March.
- (4) Rs. 1-8-0 per acre for irrigation from other inferior sources of Government water-supply.

2. The above rates are applicable to surveyed Taluks and are liable to revision on the introduction of the survey settlement. In surveyed Taluks, the Deputy Commissioner shall fix the water-rate for each case in accordance with the principle of the above classification, but with due regard to the survey valuation of similar neighbouring lands, unless the ordinary dry rate, after reference, in cases of doubt, to the Survey Superintendent.

8. Water-rates fixed under this Notification should invariably be reported to the Survey and Settlement Department.



The 16th December 1887.

## MYSORE LOCAL SERVICE AND PLEADER EXAMINATIONS.

No. 140.—The following statement showing the maximum number of marks and time allowed for each subject prescribed for the Mysore Local Service, Civil Criminal and Revenue Examinations, as well as for the Pleaders' Examination, is published for general information. The several examinations are denoted by letters as follows:—

Civil Examination Criminal Examination		A. R.	Revenue Examination Pleaders' Examination	C. D.
Days.	Time.	Subjects.	Test.	Maximum Marks.
First day	11 to 12	Land Acquisition Act	C.	50
	12 to 1	Registration Act	C. D.	50
	2 to 4	Cattle Trespass Act, Excise Act, Opium Act.	C.	60
	4 to 5	Stamp and Court Fees Acts	C. D.	40
Second day	11 to 12	Forest Rules	C.	40
	12 to 3	Revenue and Survey Manuals	C.	150
	3 to 5	Revenue Manual	D.	75
	5 to 6	Civil Account Code & Financial Codes.	C.	100
Third day	11 to 3	Indian Penal Code	B. D.	100
	3 to 6	Criminal Procedure Code	B. D.	100
Fourth day	11 to 1	Torts	A. D.	70
	1 to 4	Evidence Act	A. B. D.	80
	4 to 5	Police Rules	B.	50
Fifth day	11 to 1	Hindu Law	A. D.	100
	1 to 2	Mahomedan Law	A. D.	70
Sixth day	11 to 1	Specific Relief Act	A. D.	50
	2 to 5	Civil Procedure Code	A. D.	100
Seventh day	10 to 12	Law of Mortgages	A. D.	60
	1 to 3	Limitation Act	A. D.	60
	3 to 6	Contracts	A. D.	70
Eighth day	11 to 1	Pleadings	B.	60

The 12th December 1887.

No. 163.—The following rules for dealing with excesses in revenue income in the settled Madani Taluqs, where such income is enjoyed in land, are published for general information in supersession of all previous rules and orders on the subject:—

1. All income the survey assessment of which, as now enjoyed, does not exceed Rs. 5, will be confirmed in full.

2. In the case of income, the survey valuation of which, as now enjoyed, exceeds Rs. 5, one-half of the excess over and above the extent authorized by the Income Department (shall in lieu of the 10 per cent of such excess allowed by the rules hitherto in force) be confirmed as income, in addition to the said authorized extent, the other half being charged with the full survey assessment.

Provided that in no case land bearing survey assessment of more than three times the survey valuation of the extent of income authorized by the Income Department shall be confirmed as income, except when three times such survey valuation falls short of Rs. 5, in which case land bearing survey assessment up to, but not exceeding Rs. 5, shall be confirmed as income out of the extent hitherto enjoyed as income.

Provided also that in no case shall the income confirmed under this rule bear survey valuation of less than Rs. 5.

3. Out of any individual survey number hitherto enjoyed as income, all excess over and above the extent confirmed as income under rule 2 above shall be treated as Government land and charged with full assessment. When such excess does not exceed Rs. 2 in survey valuation, it shall be treated as part of the income and the assessment charged on it by way of a jodi. When such excess exceeds Rs. 2 in survey valuation, it shall be treated as one or more separate survey fields of Government land and charged separately with its or their appropriate Government assessment.



*The 13th December 1887.*

No. 163.—The Rules contained in the subjoined Resolution of the Government of India Circular No. 2, Public Works, dated, Simla, 3rd August 1887, are hereby declared applicable, as far as they may be, to the officers of the Mysore Government.

*Resolution.*—In re-issuing the rules contained in Home Department Notification of the 11th May 1885, with certain necessary additions, the Governor-General in Council desires to invite the renewed attention of Local Governments and Administrations to the subject with which they deal, and to impress on all concerned by them the duty of exact obedience to these regulations.

1. The Rules do not apply to the receipt of addresses by the Head of any Government or Administration.

#### *Rules.*

1. Save as in these rules otherwise provided, all servants of Government, overmanned or unovermanned, are forbidden to receive complimentary or valedictory addresses in any form; or to accept testimonials of any kind; or to attend public meetings or complimentary entertainments of a formal and public character held in their honor.

2. The Government views with disfavor all similar manifestations in the case of retired officers, when following immediately upon their retirement from active service, and designed as an acknowledgment of acts done by them while in the service of Government.

3. It is not intended to prohibit such an expression of regard for the private or official character of an officer retiring from service, or leaving his station or district, as is involved in a farewell entertainment supported by his personal friends, even though some of these may be his official subordinates. But it is expected that the proceedings on such occasions will be substantially of a private and informal character.

4. Local Governments and Administrations are authorized to forward to an officer who has left a station or district the resolution of any local public body recording a vote of thanks to him for help and advice afforded during his official connection with the station or district.

5. Medical Officers are not prohibited from receiving pecuniary recognition of their services from a ~~committee of any of the public bodies~~ <sup>to whom they are attached</sup>, but the sanction of the Local Government or Administration must be obtained by Medical officers before receiving any public complimentary address.

6. Nothing in the above rules is meant to prohibit compliance with the request of a public body that a Government officer should sit for his portrait, bust or statue in recognition of his public services; provided that the portrait, bust or statue is not intended for presentation to the officer concerned.

7. The participation of Government officers in the raising of funds for the foundation of scholarships, or for procuring a portrait, bust or statue, as a spontaneous recognition of the services of Government officer is not forbidden; but it should be clearly understood that any solicitation on the part of officers of Government for subscriptions from any person who does not voluntarily come forward to contribute is disapproved by the Government of India.

8. The previous sanction of the Government of India must be obtained to the relaxation of these rules in any special case in which the Local Government or Administration may think this desirable.

*The 14th December 1887.*

No. 165.—The Government of His Highness the Maharaja hereby sanction the following rules for regulating the transit of timber cut in coffee lands.

#### *Reserved Timber.*

1. Coffee land holders will be at liberty to cut in their estates reserved timber for their own land ~~and~~ <sup>and</sup> private use without previous reference to Government officers.

2. If a coffee land holder wishes to remove reserved timber for ~~which land~~ <sup>which land</sup> use beyond the estate in which it is cut, he shall previously apply to and obtain from the District Forest Officer a free pass in the accompanying form.

3. The pass shall accompany the timber in transit and shall be liable to examination by Government, Police, Forest and Revenue Officers. If the wood is removed in different occasions, it should be accompanied each time by the pass, a note being made by the coffee land holder on the back thereof of the quantity in cart-loads removed on each occasion.

4. The timber shall be conveyed within the time prescribed in the pass and the pass shall be returned to the issuing office on or before the date prescribed therein.



5. All reserved timber to be conveyed beyond the estate shall be marked with the private stamp of the coffee land holder which shall be registered under Section 39 of the Forest Rules.

6. All timber removed from coffee lands, the purchasers of which have bought the Government right to reserved trees excepting sandal by paying the upset price per acre, shall also be covered by a free pass as above prescribed.

*Unreserved Wood and Bamboos.*

7. Coffee land holders or purchasers from them wishing to convey unreserved wood and bamboos beyond the estate in which they are cut shall similarly obtain a free pass from the Amildar of the Taluk. The provisions of Rules 1 to 5 inclusive shall apply to the transit of such timber and bamboos.

8. Any coffee land holder or other person infringing the provisions of these rules will be liable to punishment under Section 40 of the Forest Rules.

Number and Date of Pass.	Name of Person to whom issued.	Name of Coffee Plantation.	Description of Timber or Bamboos.	Quantity.	Where to be conveyed.	Time within which to be conveyed.	When Pass to be returned.	When returned.

*Signature and Designation of issuing Officer.*

No. 188.—The Government of His Highness the Maharaja have sanctioned the following rules for regulating payment of *angaurage* for cutting reserved timber in coffee lands for other than *bona fide* private use of the owner and for regulating removal of the same in accordance with the Government Notification Camp No. 8, dated the 2nd April last.

1. A coffee land holder wishing to fell on his coffee land reserved timber for other than his own *bona fide* private use will pay into the Taluk Treasury the prescribed *angaurage*, hereunder set forth for ready reference, and obtain a receipt from the Treasury Officer.

Teak	Rs. 8 per tree to be felled.
Roan	" 6 do
Black-wood	" 8 do
Konra	" 3 do
Jalan	" 3 do
Mandi	" 3 do

2. The coffee land holder will thereupon send his application for permission to cut and remove timber accompanied by the aforesaid receipt to the District Forest Officer, stating the description, number and situation of the trees to be cut.

3. The District Forest Officer will, on receipt of such application, issue a license in the annexed form authorizing the felling and removal of timber. All wood cut and removed from coffee land should be accompanied in its transit by the license under which it has been cut. If the wood so cut is removed on different occasions, it should be accompanied each time by the license, a note being made by the coffee land holder on the back of the license of the quantity in each load removed on each occasion. The license will be liable, during transit of wood, to examination by Government, Forest, Police and Revenue Officers. Separate licenses should be obtained if a coffee land holder wishes to dispose of his trees to different individuals.

4. The licensee or the person purchasing wood from the licensee will be bound to return the license within the prescribed time to the officer issuing the same.

5. All timber to be conveyed beyond the estate in which it is cut should be marked with the private stamp of the coffee land holder or his vendor which should be registered under Section 39 of the Forest Rules.

6. Every person cutting or removing reserved wood on coffee land for other than his own *bona fide* private use otherwise than under a license issued under these rules or otherwise infringing these rules, will be liable to punishment under Section 40 of the Forest Rules.